PATENT APPLICATION DOCKET NO. 10012542-1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR(S): Robert Sesek

SERIAL NO.: 10/037,744 **GROUP ART UNIT: 7359**

EXAMINER: GREENE, DANIEL LAWSON FILED: November 9, 2001

SUBJECT: COMPENSATION FOR ELECTRONIC

DOCUMENT RETRIEVAL AND PRODUCTION

U.S. PATENT AND TRADEMARK OFFICE COMMISSIONER OF PATENTS ALEXANDRIA, VA 22313

PETITION TO WITHDRAW HOLDING OF ABANDONMENT BASED ON FAILURE TO RECEIVE OFFICE ACTION 37 CFR 1.181(a)

Serial No. 10/037,744

The applicants respectfully request that the abandonment of application serial number 10/037.744 be withdrawn pursuant to MPEP 711.03(c)(I)(A). The notice of abandonment indicated a failure to respond to a restriction requirement mailed April 2007. As indicated in the Declaration filed November 9, 2001, the correspondence address of the assignee of the application was listed as

> HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80527-2400.

The Hewlett-Packard Company never received the restriction requirement mailed April 6, 2007. The applicants request that the Patent Office reissue the restriction requirement

EVIDENCE OF NON-RECEIPT: To establish a showing of non-receipt of an Office action, one must provide a statement describing the system used for recording an Office action received at the correspondence address of record. The statement should establish that the docketing system is sufficiently reliable. MPEP 711.03(c)(I)(A). The Hewlett-Packard company uses a docketing system that is sufficiently reliable. The system allows for reports filtered by application number. One such report provides a mail log for a selected application. The mail loge for the present application reveals that the restriction requirement mailed April 6, 2007 was not received at the correspondence address of record. That log however does indicate that the notice of abandonment was received. A copy of that mail log is provided as Exhibit A.

Furthermore, the image file wrapper at the Patent Office reveals that the mailing of the restriction requirement was returned as undeliverable on April 9, 2007. A copy of the file wrapper listing is attached as Appendix B.

TIMING: The notice of abandonment was mailed October 23, 2007. MPEP 711.03(c)(l)(C) states that a petition not filed within two months from the action complained of may but need not be dismissed as untimely. However, rather than

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dismiss the petition, the MPEP also states that the Office may require a terminal disclaimer as a condition of granting the petition.

The present petition is being mailed two months and eighteen days after the notice of abandonment was mailed. The Applicant agrees to file a terminal disclaimer should such be a requirement of granting this petition.

CONCLUSION: The evidence provided establishes:

- A search of the Hewlett-Packard Companies docketing system reveals that the restriction requirement mailed April 6, 2007 was not receivaed at the correspondence address of record.
- The file wrapper maintained at the Patent Office reveals that the restriction requirement was returned as non-deliverable.
- Other correspondence, including the notice of abandonment, was receive at the correspondence address of record.

This evidence leads one to a conclusion that either the Patent Office or the Postal Service mishandled the mailing of the restriction requirement. Accordingly, the Applicants request the withdrawal of the abandonment for the present application.

> By /Jack H. McKinney/ Jack H. McKinney Reg. No. 45,685

Respectfully submitted, Robert Sesek

January 10, 2008

EXHIBIT A

Mail Log Report For Case 10012542-1 Appin. No. 10/037,744

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EXHIBIT B



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